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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/607,081	06/25/2003	John W. Horigan	42P16970	6540
8791	7590	09/06/2006	EXAMINER	
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR LOS ANGELES, CA 90025-1030			HOLTON, STEVEN E	
		ART UNIT	PAPER NUMBER	
			2629	

DATE MAILED: 09/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	10/607,081	HORIGAN, JOHN W.
	Examiner Steven E. Holton	Art Unit 2629

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 21 June 2006.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1,2,4-8,10-14 and 16-20 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1,2,4-8,10-14 and 16-20 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ . |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ . | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| | 6) <input type="checkbox"/> Other: _____ . |

DETAILED ACTION

1. This Office Action is made in response to applicant's amendment filed on 6/21/2006. Claims 1, 2, 4-8, 10-14, and, 16-20 are currently pending in the application. An action follows below:

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1, 4-7, 10-13, and 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants Admitted Prior Art (paragraphs 4-6 of the disclosure), hereinafter AAPA, in view of Chao et al. (USPN: 5007070), hereinafter Chao.

Regarding claim 1, AAPA discloses a prior method of generating a pixel stream from a non-SSC clock (paragraph 5, lines 1-2) and forwarding a second clock signal and the first pixel stream to a buffer to translate the first pixel stream based on the second clock signal (paragraph 5, lines 2-4). The Examiner notes that the AAPA does not expressly state if the clocks come from one or two sources, the use of two sources would be obvious to one skilled in the art. However, AAPA does not expressly disclose providing a feedback to the second source to cause the second source to adjust the center frequency of the second clock signal to match the average frequency of the first clock signal with the average frequency of the second clock signal.

Chao discloses a feedback system to correct differences in frequency between two clock sources (col. 3, lines 3-11). The two clock sources being an input clock coupled to an incoming data stream and the output clock source (Fig. 7A, element 180) for reading data out of a buffer. The frequency of the output clock source is changed depending on the difference between the measured clock pulses (Fig. 7A, elements 150 and 160; col. 11, line 30 – col. 12, line 12).

Regarding the amendment stating that the feedback is directly sent to the second source, the Examiner notes that the feedback is the final signal converted by the filter into a single voltage before being directly transmitted from the filter to the second source.

At the time of invention, it would have been obvious to one skilled in the art to combine the teachings of AAPA and Chao to produce a clock system with feedback based on the difference of counts of two clock pulses to correct the frequency of the second clock signal. The motivation for doing so would have been a matter of design choice. Both the AAPA and Chao provide methods synchronizing multiple clock signals so data are transmitted and buffers holding the data are kept from overflow and underflow conditions. Thus, it would have been obvious to one skilled in the art that the method of counting clock pulses and using the difference between clock pulses to alter clock frequencies to match described by Chao could be used in a graphics system as described by AAPA. The combination of the two would produce a method as described in claim 1.

Regarding claim 4, Chao discloses using a voltage controlled oscillator (Fig. 7A, element 180, described in col. 11, lines 4-18 as element 18). The examiner notes that the voltage controlled oscillator output connected as feedback to the comparison circuit to alter the frequency of the oscillator is a phase locked loop.

Regarding claim 5, AAPA discloses using a non-spread spectrum modulation clock signal (paragraph 5, lines 1-2) and a spread spectrum modulation clock signal (paragraph 5, lines 2-3).

Regarding claim 6, AAPA discloses sending the pixel stream associated with the non-spread spectrum [first pixel stream] to a cathode ray tube display (paragraph 4, lines 6-8) and a pixel stream associated with the spread spectrum clock signal to a liquid crystal display panel (paragraph 4, lines 3-4).

Regarding claim 7, the Examiner notes that this is an apparatus to be operated using the associated method of claim 1. Although there is no provided figure of a display system that would operate as described by AAPA, the Examiner states that the system would inherently possess a first and second circuitry to produce first and second clock signals; a display pipe to generate a first pixel stream based on the first clock signal; and a buffer coupled to the display pipe to receive the first pixel stream and the second clock signal to transform the first pixel stream into a second pixel stream on the second clock signal. The Examiner notes that no specific mention of a display pipe is made in the AAPA, but there would inherently be some device to produce the pixel stream and such a device could be a display pipe, which is known in the art. AAPA does not expressly disclose the second circuitry being coupled to the buffer to receive a

feedback, to adjust the center frequency of the second clock signal and a counter circuit used to produce the feedback signal.

Chao discloses, "a second circuitry coupled to the buffer to generate the second clock signal and to receive feedback to adjust the center frequency of the second clock signal (Fig. 5, element 80 is coupled to element 68, the buffer)". The voltage controlled oscillator (Fig. 7A, element 180 (described as element 18 in the disclosure)) produces the clock signal, rd and receives feedback from the phase detector and filter circuits working in combination (Fig. 7a, elements 150 and 160). The phase detector and filter described by Chao can be equated to the counter described in the claims. The phase detector counts the clock edges and calculates any difference between the clock edges from the first and second sources and produces a signal (up or down) from the decision circuit (Fig. 7b, element 175) based on the difference. The up and down signals are then transmitted to the filter (Fig. 7A, element 160) where the up and down signals are further converted into a single feedback signal that is transmitted to the second clock source (col. 11, line 19 – col. 12, line 12). The feedback signal is then transmitted directly to the clock source (Fig. 7A, element 180).

At the time of invention, it would have been obvious to one skilled in the art to combine the teachings of AAPA and Chao to produce a clock system with feedback based on the difference of counts of two clock pulses to correct the frequency of the second clock signal. The motivation for doing so would have been a matter of design choice. Both the AAPA and Chao provide methods synchronizing multiple clock signals so data are transmitted and buffers holding the data are kept from overflow and

underflow conditions. Thus, it would have been obvious to one skilled in the art that the method of counting clock pulses and using the difference between clock pulses to alter clock frequencies to match described by Chao could be used in a graphics system as described by AAPA. The combination of the two would produce a method as described in claim 7.

Regarding claim 10, Chao discloses using a voltage controlled oscillator (Fig. 7A, element 180, described in col. 11, lines 4-18 as element 18). The examiner notes that the voltage controlled oscillator output connected as feedback to the comparison circuit to alter the frequency of the oscillator is a phase locked loop.

Regarding claim 11, AAPA discloses using a non-spread spectrum modulation clock signal (paragraph 5, lines 1-2) and a spread spectrum modulation clock signal (paragraph 5, lines 2-3).

Regarding claim 12, AAPA discloses sending the pixel stream associated with the non-spread spectrum [first pixel stream] to a cathode ray tube display (paragraph 4, lines 6-8) and a pixel stream associated with the spread spectrum clock signal to a liquid crystal display panel (paragraph 4, lines 3-4).

Regarding claim 13, the Examiner notes that the claim is drawn to a system comprising the device of claim 7 coupled to dynamic random access memory. Therefore, the arguments of claim 7 can be applied to the similar components of claim 13. Regarding the dynamic random access memory, the Examiner states that in a computer system which is what the graphics apparatus of claim 7 would be used in dynamic random access memory (DRAM) would be an inherent and obvious part of the

computer system. DRAM is conventionally used to store program and graphics information in an operating computer system and having it coupled to the graphics controller of claim 7 would be an obvious choice for one skilled in the art.

Thus, the addition of DRAM to the device of claim 7 would have been obvious to one skilled in the art to provide storage for graphics information that would be used by the apparatus of claim 7 to produce pixel streams and other operating information for the computer system.

Regarding claim 16, Chao discloses using a voltage controlled oscillator (Fig. 7A, element 180, described in col. 11, lines 4-18 as element 18). The examiner notes that the voltage controlled oscillator output connected as feedback to the comparison circuit to alter the frequency of the oscillator is a phase locked loop.

Regarding claim 17, AAPA discloses using a non-spread spectrum modulation clock signal (paragraph 5, lines 1-2) and a spread spectrum modulation clock signal (paragraph 5, lines 2-3).

Regarding claim 18, AAPA discloses sending the pixel stream associated with the spread spectrum clock signal [second pixel stream] to a liquid crystal display panel (paragraph 4, lines 3-4).

Regarding claim 19, AAPA discloses sending the pixel stream associated with the non-spread spectrum [first pixel stream] to a cathode ray tube display (paragraph 4, lines 6-8).

Regarding claim 20, the Examiner notes that the graphics memory controller hub is used within a computer system. As such, it would be obvious to one skilled in the art

that the hub would be coupled to a processor that is part of the external computer system. The external processor would be in charge of the computer functions and programs running on the computer.

3. Claims 2, 8 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art (paragraphs 4-6 of the disclosure), hereinafter AAPA, in view of Beale et al. (USPN: 5790615), hereinafter Beale.

Regarding claims 2 and 8, the Examiner notes these claims are drawn to a method of operation and associated apparatus. Further the arguments provided were previously used for claims with these limitations in the previous Office Action dated 10/14/2005. The arguments for claim 2 are restated here. AAPA discloses a prior method of generating a pixel stream from a non-SSC clock (paragraph 5, lines 1-2) and forwarding a second clock signal and the first pixel stream to a buffer to translate the first pixel stream based on the second clock signal (paragraph 5, lines 2-4). The Examiner notes that the AAPA does not expressly state if the clocks come from one or two sources, the use of two sources would be obvious to one skilled in the art. However, AAPA does not expressly disclose providing a feedback to the second source to cause the second source to adjust the center frequency of the second clock signal to match the average frequency of the first clock signal with the average frequency of the second clock signal.

Beale discloses a feedback system with two clock signals from different sources (Fig. 3, elements 102 and 104, CLK1 and CLK2) and a data buffer (Fig. 3, element 32).

The feedback system works so that based on a count of the amount of data within the buffer (Fig. 3, element 120) the second clock signal is altered to match the average frequency of the first clock signal (col. 8, lines 28-35 (mention of matching average rate (frequency)); col. 9 line 58- col. 10, line 64 (detailed discussion of feedback system)). Beale further discloses “sending a signal from the buffer to the second source when the content of the buffer reaches a predetermined threshold value (col. 10, lines 28-42).”

At the time of invention it would have been obvious for one skilled in the art to combine a standard twin mode pixel stream system of AAPA with a known problem of buffer overflow/underflow caused by clock signal differences with a feedback system to match the average frequency of the two clock signals such as used by Beale. The motivation for doing so would have been to correct the problem as noted with the AAPA (paragraph 5, lines 8-12) with a system intended to “maintain sample-clock timing synchronization to thereby correct the integration effects on the timing synchronization pulse (Beale, col. 2, lines 58-61)”. Thus, it would have been obvious to combine AAPA and Beale to produce a method of operating a device as specified in claim 2.

Regarding claim 14, the Examiner notes that the only difference between claims 8 and 14 is the addition of DRAM to be used as a memory with the device as specified in claim 8. As stated in the previous rejection, DRAM is well-known in the art for use in computer systems and it would be obvious to one skilled in the art that DRAM could be combined with the graphic memory controller within a computer system. The Examiner notes that references regarding DRAM were provided with the office action dated 4/19/2006.

Response to Arguments

4. Applicant's arguments filed 6/21/2006 have been fully considered but they are not persuasive in light of the new interpretation of the provided art.

Regarding claims 2, 8, and 14, the Examiner has withdrawn the rejections under 35 USC 112 due to the amendments of the claims. However, the claims are currently presented are identical to the original claims 2, 8, and 14 presented with this application. Therefore, the rejection as previously given is presented.

Regarding the arguments of directly providing the feedback to the clock source. The Examiner notes that the counter device used in the present application counts clock signals, determines a difference between the clock signals and then transmits a feedback signal that is used to control the clock source to speed up or slow down the clock source frequency. As correctly noted in the previous remarks the phase detector used by Chao counts clock signals and determines a difference between them before transmitting them to the filter and finally the clock source. The filter provides creates the final feedback signal based on the up or down signal received from the phase detector. The combined filter and phase detector therefore provide the equivalent function of the counter recited in claims 7 and 13.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven E. Holton whose telephone number is (571) 272-7903. The examiner can normally be reached on M-F 8:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amr Awad can be reached on (571) 272-7764. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Steven E. Holton
Division 2629
September 1, 2006

AMR A. AWAD
PRIMARY EXAMINER

